

SEALED1
2
3
4
5
6
7 IN THE UNITED STATES DISTRICT COURT
8
9 EASTERN DISTRICT OF CALIFORNIA10
11 IN RE: APPLICATION OF THE UNITED
12 STATES OF AMERICA FOR AN ORDER
13 AUTHORIZING THE INSTALLATION AND
14 USE OF PEN REGISTER AND TRAP AND
15 TRACE DEVICE FOR 206-945-1672.

16 CASE NO. 1:22-sw-00111-EPG

17 ORDER AUTHORIZING THE INSTALLATION
18 AND USE OF PEN REGISTER AND TRAP AND
19 TRACE DEVICE20 **UNDER SEAL**21 **ORDER**22 CHRISTOPHER D. BAKER, on behalf of the United States, has submitted an application
23 pursuant to 18 U.S.C. §§ 3122 and 3123, requesting that the Court issue an Order authorizing the
24 installation and use of a pen register and trap and trace device (“pen-trap device”) on **Target Telephone**
#1 described in Attachment A, which is incorporated into this Order by reference.25 The Court finds that an attorney for the government has submitted the application and has
26 certified that the information likely to be obtained by such installation and use is relevant to an ongoing
27 criminal investigation being conducted by HSI and DEA of unknown individuals in connection with
possible violations of 21 U.S.C. §§ 841(a) and 846, distribution of and conspiracy to possess with intent
to distribute controlled substances, and possession with intent to distribute controlled substances.28 IT IS THEREFORE ORDERED, pursuant to 18 U.S.C. § 3123, that HSI and DEA may install
and use a pen-trap device to record, decode, and/or capture dialing, routing, addressing, and signaling
information associated with each communication to or from **Target Telephone #1** described in

1 Attachment A, including the date, time, and duration of the communication, and the following, without
2 geographic limit:

- 3 ▪ Source and destination telephone numbers;
- 4 ▪ Source and destination email addresses, when the cellular device exchanges SMS or
5 MMS messages with an email account; and
- 6 ▪ Any unique identifiers associated with the cell phone device or devices used to make and
7 receive calls with **Target Telephone #1** described in Attachment A, or to send or receive
8 other electronic communications, including the ESN, MEIN, IMSI, IMEI, SIM,
9 MSISDN, or MIN.

10 IT IS FURTHER ORDERED, pursuant to 18 U.S.C. § 3123(c)(1), that the use and installation of
11 the foregoing is authorized for sixty days from the date of this Order;

12 IT IS FURTHER ORDERED, pursuant to 18 U.S.C. §§ 3123(b)(2) and 3124(a)-(b), that T-
13 MOBILE and any other person or entity providing wire or electronic communication service in the
14 United States whose assistance may, pursuant to 18 U.S.C. § 3123(a), facilitate the execution of this
15 Order shall, upon service of this Order, furnish information, facilities, and technical assistance necessary
16 to install the pen-trap devices, including installation and operation of the pen-trap devices unobtrusively
17 and with minimum disruption of normal service;

18 IT IS FURTHER ORDERED that HSI and DEA reasonably compensate T-MOBILE and any
19 other person or entity whose assistance facilitates execution of this Order for reasonable expenses
20 incurred in complying with this Order;

21 IT IS FURTHER ORDERED that the HSI and DEA and the applicant have access to the
22 information collected by the pen-trap devices as soon as practicable, twenty-four hours per day, or at
23 such other times as may be acceptable to HSI and DEA, for the duration of the Order;

24 IT IS FURTHER ORDERED, pursuant to 18 U.S.C. § 3123(d)(2), that T-MOBILE and any
25 other person or entity whose assistance facilitates execution of this Order, and their agents and
26 employees, shall not disclose in any manner, directly or indirectly, by any action or inaction, the
27 existence of the application and this Order, the pen-trap devices, or the investigation to any person,
28 unless and until otherwise ordered by the Court, except that T-MOBILE may disclose this Order to an

1 attorney for T-MOBILE for the purpose of receiving legal advice;

2 IT IS FURTHER ORDERED that the application and this Order are sealed until otherwise
3 ordered by the Court, pursuant to 18 U.S.C. § 3123(d)(1).

4

5 Dated: Feb 23, 2022

Erica P. Grosjean

6 Hon. Erica P. Grosjean
7 U.S. MAGISTRATE JUDGE

8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

1 **ATTACHMENT A**

2 The cellular telephone assigned call number (206) 945-1672 (**Target Telephone #1**), subscribed to by
3 “CARLOS MARTINEZ” believed to be utilized by “DANIEL HERNANDEZ VEJAR” and whose
service is provided by T-MOBILE, a company headquartered at 4 Sylvan Way, Parsippany, NJ 07054.
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

1
2
3
4
5
6
7 IN THE UNITED STATES DISTRICT COURT
8 EASTERN DISTRICT OF CALIFORNIA
9

10 IN RE: APPLICATION OF THE UNITED
11 STATES OF AMERICA FOR AN ORDER
12 AUTHORIZING THE INSTALLATION AND
13 USE OF PEN REGISTER AND TRAP AND
14 TRACE DEVICE FOR 206-945-1672.

CASE NO.

SEALING ORDER

UNDER SEAL

15 **SEALING ORDER**

16 Upon Application of the United States of America and good cause having been shown,

17 IT IS HEREBY ORDERED that the file in the above-captioned matter be, and is hereby ordered,
18 SEALED until further order of this Court.

19 Dated: _____

20 Hon. Erica P. Grosjean
U.S. MAGISTRATE JUDGE